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Comments: Thank you for the opportunity to comment on Midas Gold Idaho's Alternative 2. Over the last several years, I've had the opportunity to hear a handful of presentations on the Stibnite Gold Project, sit down with project staff and observe how the company has lived out its mission as it has grown. It is with this knowledge that I encourage you to permit the Stibnite Gold Project.

As part of the Stibnite Gold Project, Midas Gold will be responsible for mitigation and restoration related to its new mining activities. Mining companies must reclaim the land when their operations are completed and provide state and federal regulators with reclamation bonds to guarantee the work will be properly performed before any mining begins. That means the plans put forward by Midas Gold are not optional. The Draft Environmental Impact Statement (EIS) released in August thoroughly details the environmental issues hurting the region's environment and ecosystem. I believe Alternative 2 provides the best option for removing and storing hazardous waste that has been putting antimony and arsenic into water for decades. The draft EIS states that solutions from Midas to remove legacy waste and manage water provides long-term reduction in metal loading in ground and surface water. (Ch. 4 Section 4.9)

I urge you to accept Midas Gold's plan as outlined under alternative two. The U.S. Forest Service has provided the public with helpful virtual tools and materials to submit meaningful comments on the project within the allotted timeframe. It is time to move this project forward.